## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

TODD M. HONEYCUTT,	3:11-cv-00393-RCJ-WGC
Plaintiff,	) MINUTES OF THE COURT
vs.	) May 15, 2012
SNIDER, et al.,	)
Defendants.	) ) )
PRESENT: THE HONORABLE WILLIA	M G. COBB, U.S. MAGISTRATE JUDGE
DEPUTY CLERK: JENNIFER COTT	TER REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NONE A	APPEARING
COUNSEL FOR DEFENDANT(S): NONI	E APPEARING
MINUTE ORDER IN CHAMBERS:	
<u>-</u>	on for Reconsideration of Appointment of Counsel. ourt to reverse its earlier decision (Doc.#18) denying el (Doc. #12).
enable this court to appoint counsel, i.e., that probable plaintiff would prevail herein. <i>Terr</i>	on presents no new information or facts necessary to at plaintiff's case is inordinately complex and that it is rell v. Brewer, 935 F.2d 1015, 1017 (9th Cir. 1991). An does not have a right to appointed counsel. Storseth v. 81).
mistake made by the court. Instead, it is pri	in demonstrates no new facts, a change in the law, or a smarily a discussion about whether inmates of Nevada rticular, may receive orthopedic shoes from outside econsideration (Doc. #50) is <b>DENIED</b> .
IT IS SO ORDERED.	
	LANCE S. WILSON, CLERK
	By: /s/

Deputy Clerk